United States District Court

for the

District of Nevada

United States of America			`		
v. JULIO ESPINOZA-DeJESUS)) Case No: 2:04-CR-0270 RCJ-LRL	
Date of Original Ju Date of Previous A (Use Date of Last Amer	mended Judgment:	09/22/2005 12/14/2007)) USM No: 39197-048) NISHA BROOKS WHITTINGTON (AFPD) Defendant's Attorney	
·		ING MOTIC)N	FOR SENTENCE REDUCTION	
Oli				U.S.C. § 3582(c)(2)	
§ 3582(c)(2) for a r subsequently been § 994(u), and havir	reduction in the term of lowered and made retained considered such made factors set forth in 18	of imprisonment is troactive by the Uotion, and taking	imp Inite into	of the Bureau of Prisons the court under 18 U.S.C. losed based on a guideline sentencing range that has led States Sentencing Commission pursuant to 28 U.S.C. account the policy statement set forth at USSG §1B1.10 to the extent that they are applicable,	
DENIE	D. GRANTED :			previously imposed sentence of imprisonment (as reflected in this is reduced to 130 MONTHS .	
J g				age 2 when motion is granted)	
C			4	dated 12/14/2007 shall remain in effect.	
Except as otherwise IT IS SO ORDER	e provided, all provisi	ons of the judgm	ent	dated 12/14/2007 shall remain in effect.	
				ance	
Order Date:	12/30/2014			Judge's signature	
Effective Date:	02/09/2015			ROBERT C. JONES, U.S. District Judge	
	different from order date)	 	-	Printed name and title	